

ESTTA Tracking number: **ESTTA742663**

Filing date: **04/27/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91227447
Party	Defendant VU Group LLC
Correspondence Address	Luke Brean BreanLaw LLC P.O. Box 4120, ECM #72065 Portland, OR 97208  tmsupport@breanlaw.com
Submission	Request to Withdraw as Attorney
Filer's Name	Jackson MacDonald
Filer's e-mail	tmsupport@breanlaw.com
Signature	/JMD/
Date	04/27/2016
Attachments	RequestToWithdraw.pdf(77068 bytes )

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

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VARSITY SPIRIT, LLC	)	
SPIRIT FASHIONS & SUPPLIES, LLC	)	Opposition No. 91227447
and VARSITY BRANDS, LLC	)	
OpposerS,	)	
	)	Mark: VARSITY UNDERGROUND
	)	
v.	)	
	)	Serial Nos. 86524398
	)	
VU GROUP LLC	)	
Applicant.	)	
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**MOTION REQUESTING TO WITHDRAW AS COUNSEL**

Pursuant to Trademark Rule 2.19(b), Jackson MacDonald and Luke Brean of BreanLaw LLC hereby request permission to withdraw from representation of Applicant VU GROUP LLC (“Applicant”) in Opposition No. 91227447, showing the Board as follows:

1. Counsel for Applicant, Jackson MacDonald and Luke Brean and the law firm BreanLaw LLC, desire to withdraw from representation of Applicant in the matter of Opposition No. 91227447, filed on April 20, 2016 (the “Opposition”).
2. The request to withdraw is based on 37 CFR §§ 11.116(b)(1) and (b)(7). Counsel believes that withdrawal can be accomplished without material adverse effect on the interests of the client. Applicant has terminated the representation.
3. Counsel has notified Applicant of Counsel’s intention to withdraw from

representation and has allowed time for Applicant to hire another practitioner if desired. Here, the enough time remains before the deadline for Applicant to answer the Notice of Opposition for Applicant to secure new counsel without material adverse effect.

4. All papers and property that relate to the Opposition and to which the Applicant is entitled have been delivered to the Applicant.
5. There is no part of the fee paid that has not been earned.
6. Attached is proof of service of the request to withdraw upon the Applicant and all other parties to the Opposition.
7. This request to withdraw from representation is not a subterfuge to obtain an extension or reopening of time to which Applicant would not be otherwise entitled.

Dated: April 27, 2016

Respectfully submitted,

**/JMD/**

Jackson MacDonald  
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800-451-5815  
Attorneys for Applicant

## **CERTIFICATE OF SERVICE**

### **Service Upon Applicant:**

This is to certify that a copy of this MOTION REQUESTING TO WITHDRAW AS COUNSEL, is being deposited with the U.S. Postal Service on April 27, 2016 by first-class mail, postage prepaid to the address of record in an envelope addressed as follows:

VU Group LLC  
2800 Knight Street  
Dallas, TX 75219

### **Service Upon Other Parties:**

This is to certify that a copy of this MOTION REQUESTING TO WITHDRAW AS COUNSEL, is being deposited with the U.S. Postal Service on October 23, 2015 by first-class mail, postage prepaid to the counsel of record in an envelope addressed as follows:

Deborah K. Squiers  
Cowan, Liebowitz & Latman, P.C.  
114 West 47th Street  
New York, NY 10036

**/JMD/**  
Jackson MacDonald

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